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STANDARD INSURANCE COMPANY and
8 TEACHERS INSURANCE AND ANNUITY
ASSOCIATION OF AMERICA
9

10 UNITED STATES DISTRICT COURT
11 NORTHERN DISTRICT OF CALIFORNIA
12

13 HEIDI L. CHRETIEN,) Case No. C 05-04217 VRW
14 Plaintiff,)
15 vs.) STIPULATION CONTINUING
16 THE STANDARD INSURANCE) SCHEDULING CONFERENCE TO
17 COMPANY, and TEACHERS) ALLOW FOR MEDIATION;
18 INSURANCE AND ANNUITY) [PROPOSED] ORDER
19 ASSOCIATION, and DOES 1-20,)
inclusive,)
20 Defendant.) Complaint Filed: September 7, 2005

21 WHEREAS, the Court has ordered a Scheduling Conference to be held on
22 February 21, 2006;

23 WHEREAS, the parties desire to attempt an early resolution to this matter;

24 WHEREAS, to that end, the parties have scheduled a mediation with James
25 D. Mart, Esq. of JAMS, located at Two Embarcadero Center, Suite 1100, San
26 Francisco, CA 94111, (415) 982-5267;

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28 STIPULATION CONTINUING
SCHEDULING CONFERENCE TO
ALLOW FOR MEDIATION; ORDER

1 WHEREAS, due to the conflicting schedules of the parties and the difficulty
2 in scheduling a mediation (representative of Standard Insurance Company must
3 travel from Portland, Oregon and counsel for Standard Insurance Company from
4 Los Angeles, California), the parties have tentatively scheduled the mediation for
5 February 21, 2006, the date currently set for a Scheduling Conference by the Court;

6 WHEREAS, for the foregoing reasons and other good cause, the parties
7 respectfully request an extension and continuance of the Scheduling Conference
8 from February 21, 2006 to March 21, 2006, or any date thereafter that is convenient
9 for the Court, to allow the parties an opportunity to attempt an early resolution to
10 this matter. As such,

11 IT IS HEREBY STIPULATED by and between Plaintiff HEIDI L.
12 CHRETIEN and Defendants STANDARD INSURANCE COMPANY and
13 TEACHERS INSURANCE AND ANNUITY ASSOCIATION OF AMERICA, by
14 and through their respective attorneys of record, that the above-mentioned mediation
15 and proposed new Scheduling Conference dates are acceptable and will allow
16 sufficient time for counsel to direct all efforts and resources toward an attempted
17 resolution of this matter through private mediation.

18
19 Dated: February 6, 2006

MESERVE, MUMPER & HUGHES LLP
LINDA M. LAWSON
SIMON MANOUCHERIAN
CATHERINE V. PERRY

20
21 By: 

22
23 Simon Manoucherian
24 Attorneys for Defendants
25 STANDARD INSURANCE
COMPANY and TEACHERS
INSURANCE AND ANNUITY
ASSOCIATION OF AMERICA

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STIPULATION CONTINUING
SCHEDULING CONFERENCE TO
ALLOW FOR MEDIATION; ORDER

1 Dated: February 6, 2006

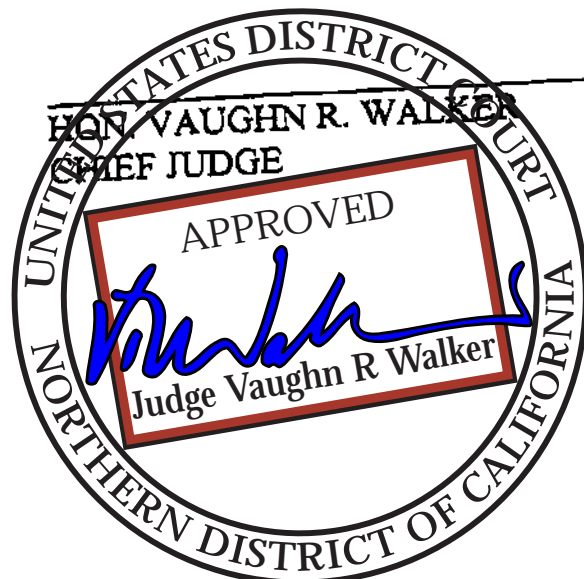
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LAW OFFICES OF LAURENCE F.
PADWAY
LAURENCE F. PADWAY

By:

Laurence F. Padway
Attorneys for Plaintiff
HEIDI L. CHRETIENORDER

Pursuant to the foregoing stipulation of the parties and good cause appearing, **IT IS HEREBY ORDERED** that the Scheduling Conference in this matter is continued from February 21, 2006 to March 21, 2006.

Dated: _____, 2006



Dated: February 13, 2006

STIPULATION CONTINUING
SCHEDULING CONFERENCE TO
ALLOW FOR MEDIATION; ORDER